Application Number 10603998 Filing Date 2003-06-25 First Named Inventor Bennett Art Unit 2626 Examiner Name Martin Lerner Attorney Docket Number PHO 99002CIP

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	5	6944586		2005-09-13	Harless et al.	
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9	6601026	2003-07-29	Appelt et al.	
10	6453290	2002-09-17	Jochumson	
11	6446064	2002-09-03	Livowsky	
12	6434524	2002-08-13	Weber	
13	6393403	2002-05-21	Majaniemi	
14	6327343	2001-12-04	Epstein et al.	
15	6314402	2001-11-06	Monaco et al.	
16	6175634	2001-01-16	Graumann	
17	6173279	2001-01-09	Levin et al.	
18	6105023	2000-08-15	Callan	
19	6088692	2000-07-11	Driscoll	

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20	6078914	2000-06-20	Redfern	
21	6061646	2000-05-09	Martino et al.	
22	5905773	1999-05-18	Wong	
23	5865626	1999-02-02	Beattie et al.	
24	5802251	1998-09-01	Cohen et al.	
25	5774841	1998-06-30	Salazar et al.	
26	5758023	1998-05-26	Bordeaux	
27	5694592	1997-12-02	Driscoll	
28	5625814	1997-04-29	Luciw	
29	5524169	1996-06-04	Cohen et al.	
30	5454106	1995-09-26	Burns et al.	

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